

EXHIBIT A

Kevin Gannon

From: Nathan R. Speed <Nathan.Speed@WolfGreenfield.com>
Sent: Thursday, October 26, 2023 4:46 PM
To: Kevin Gannon
Cc: WGS-Singularv.Google@WolfGreenfield.com; kvp-singular; Michael Kwun; mkamber@paulhastings.com; Singular; Kerry Timbers
Subject: 19-cv-12551-FDS Singular Computing LLC v. Google LLC

Kevin,

Google intends to file a motion requesting further claim construction under *O2 Micro Intern. Ltd. v. Beyond Innovation Technology Co.*, 521 F. 3d 1351 (Fed. Cir. 2008). Google will request that the Court further construe the phrase “execution unit” in the asserted claims. More particularly, Google will ask the Court to clarify that the “processing elements” that qualify as “execution units” must be discrete and cannot overlap. Per Local Rule 7.1, I am available to discuss the motion if you think a discussion would be fruitful. Otherwise, can you please confirm that Singular opposes our motion?

Thanks,

Nathan



Nathan Speed

Shareholder

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